

Reg. No. oatt mmst KL/TV(N)/12/2009-2011

# KERALA GAZETTE കേരള ഗസററ്

## PUBLISHED BY AUTHORITY

ആധികാരികമായി പ്രസിദ്ധപ്പെടുത്തുന്നത്

Vol LIV വാലും 54

Thire vanantieurum, Tursday തിരുവനന്തപുരം, ചൊവ്വ 12th May 2009 2009 cord 12 22nd Vainakha 1931

1931 20040000 22

No.

19

## PART I

Notifications and Orders issued by the Government

Labour and Rehabilitation Department Labour and Rehabilitation (A)

ORDERS

(1)

G.O. (Rt.) No. 241/2009/LBR.

Thiruvananthapuram, 20th February 2009.

Whereas, the Government are of opinion that an industrial dispute exius between Smt. P. V. Mythili (Licensee, ARD No. 158), Mullamangaisthu House, Kottethupara, Kureckgadu P. O.-662 305 and the worker of the above referred establishment Smt. K. T. Ajithu, Kadamethu Parambil, Kadungamangalan P. O., Thiru va mkulam Eruukulam District respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court Ernakulam. The Labour Court will pass the award within a period of three months.

#### ANNEXURA

Whether the denial of employment to Smt. K. T. Ajitha by the owner of Ration Shop, AR D No. 159, Kottethupara is justifiable? If not, what relief she is entitled to get?

(2)

G.O. (Rt.) No. 243/2009/LBR.

Thirmpenenthaburam, 20th February 2009.

Whereas, the Government are of opinion that an industrial dispute exists between Shri M. P. Sureshkumar, Ammu's Furniture, Mullainangalam House, Koutethapara, Kurcekkadu P. O. Plue-62 295 and the workmen of the above referred establishment Sri M. A. Salimkumar, Malayii Veedu, Erunbanam P. O., Thrippunithura, Ernskutan District in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Dispured Act and 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Ernakulam. The Labour Court will past the award within a period of three months.

#### ANNEXURE

- Whether the denial of employment to Shri M. A. Salimkumer by the management of Ammu's Purniture, Kottethupara is justifiable?
- 2. If not, what relief he is entitled to get?

(3)

G . O. (Rt.) No. 263/2009/LBR.

Thirwananthapuram, 24th February 2009.

When as, the Government are of opinion that an industrial dispute exists between The Deputy General Manager, Fertilizer and Chemicals Travancore Limit d, Petrochemical Division P.B. No. 17, Utoyogamanda excibiling the Children of P.B. No. 17, Utoyogamanda excibiling the Children of P.B. No. 17, Utoyogamanda excibiling the Children of Property of Children of Childr

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication:

Now, therefore, in exercise of the powers conferred by section 10 (1) (e) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Jabour Court, Ernakulam. The Labour Court will pass the, award within a period of three months.

#### ANNEXTRE

Whether the dismissal of Shri G. Krishnakumar, Fireman by the management of FACT Petrochemical Division, Udyogamandal is justifiable? If not, what relief he is entitled to get?

(4)

G. O. (Rt.) No. 295/2009/LBR.

Thirwananthapuram, 26th February 2009.

Whereas, the Government are of opinion that an industrial dispute educis between The Administrative Officer, M/s. Chinmaya Vidyalaya, Ernekulam, Valutulals, Kochi-682 023 and the worgamen of the above referred establishment represented by the General Secretary, Chinmaya Vidyalayı, Non Teaching Staff Organisation, Maruthi Vilas, G. S. Road, Ernakulam, in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication:

Now, therefore, in exercise of the powers conferred by section 10 (1) (e) of the Industrial Disputes Act of 1917 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court. Ernakulam. The Labour Court will pass the award within a period of three mouths.

### ANNEXURE

1. Whether the denial of employment to Shri Anilkumar by the management of M/s. Chimmapa Vidydala, a lis legally justifiable? 2. If not, what relief he is entitled to?

By order of the Governor, G. Sivaprasad, Under Secretary to Government.